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IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

In Re: : Chapter 13

Adam L. Fowler & Debra J. Fowler, : Case No. 22-20980 JAD

Debtors, : Document No.

Adam L. Fowler & Debra J. Fowler,

Movants,

VS.

All Creditors on Mailing Matrix and Ronda J. Winnecour, Trustee,

Respondents.

NOTICE OF PROPOSED MODIFICATION TO CONFIRMED PLAN DATED SEPTEMBER 22, 2022

- 1. Pursuant to 11 U.S.C. §1329, the Debtors have filed an Amended Chapter 13 Plan dated June 20, 2025, which is annexed hereto as Exhibit "A" (the "Amended Chapter 13 Plan"). A summary of the modification is set forth below in paragraphs 4 through 6 of this Notice.
- 2. All Objections to the Amended Chapter 13 Plan must be filed and served by no later than 21 days after the date of this Notice upon the Debtor(s), Chapter 13 Trustee and any creditor whose claim allowance or treatment is the subject of the Objection. Untimely Objections will not be considered. Any creditor who files a timely Objection to the Amended Chapter 13 Plan must appear at the scheduled Initial Confirmation Hearing on the Amended Chapter 13 Plan.
- 3. A virtual (via Zoom) Initial Confirmation Hearing on the Amended Chapter 13 Plan will be held on **July 24, 2025 at 9:00 a.m.** before the Chapter 13 Trustee. The table and meeting I.D., to participate by Zoom (and telephone number and meeting I.D. to participate by telephone if you lack the ability to participate by Zoom), can be found at http://www.ch13pitt.com/calendar/ several days before the meeting. Parties are expected to familiarize themselves with the Trustee's website at http://www.ch13pitt.com/ and to comply with the procedures set forth at that site for conference participation.

4. Pursuant to the Amended Chapter 13 Plan, the Debtors seek to modify the confirmed Plan in the following particulars:

Increase plan term and attorney fees, decrease unsecured creditor pool.

5. The proposed modification to the confirmed Plan will impact the treatment of the claims of the following creditors and in the following particulars:

Unsecured creditor pool proposed at \$3,000.00/5%. Remaining creditor treatment unchanged.

6. Debtors submit that the reason(s) for the modification are as follows:

Increase plan term to cure payment arrears over additional 12 months and add attorney fees.

7. The Debtors submit that the requested modification is being proposed in good faith and not for any means prohibited by applicable law. The Debtors further submit that the proposed modification complies with 11 U.S.C. §§1322(a), 1322(b), 1325(a), and 1329; and, except as set forth above, there are no other modifications sought by way of the Amended Chapter 13 Plan.

WHEREFORE, the Debtors respectfully request that the Court enter an Order confirming the Amended Chapter 13 Plan and for such other relief the Court deems equitable and just.

RESPECTFULLY SUBMITTED, this 23rd day of June, 2025

CALAIARO VALENCIK, P.C.

BY

/s/Daniel R. White

Daniel R. White PA ID No. 78718 8 Nickman Plaza Lemont Furnace, PA 15456

Office: 724-719-9388

Email: dwhite@c-vlaw.com

Attorney for Debtors

Fill in to Debtor		tion to identify your case: Adam L. Fowler					
Debtor	1	First Name Middle Nam	e	Last Name			
Debtor	2	Debra J. Fowler					
	e, if filing)	First Name Middle Nam		Last Name			
United	States Bank	cruptcy Court for the:		TERN DISTRICT OF PENNSYLVANIA	*	Check if this	s is an amended plan, and
Case number: 22-20980 JAD (If known)					list below th have been cl 2.1, 4.3, 5.1	_	
		ct of Pennsylvania					
Chapt	ter 13 Pl	an Dated: June 20, 20	25				
	_						
Part 1:	Notices						
To Debt		indicate that the option is a	appropriate i	appropriate in some cases, but the in your circumstances. Plans that d rms of this plan control unless other	o not comp	ly with local	l rules and judicial
		In the following notice to cre	editors, you n	nust check each box that applies			
To Cred		YOUR RIGHTS MAY BE A ELIMINATED.	AFFECTED .	BY THIS PLAN. YOUR CLAIM MA	AY BE RED	UCED, MO	DIFIED, OR
		You should read this plan ca an attorney, you may wish to		iscuss it with your attorney if you have	ve one in thi	s bankruptcy	case. If you do not have
		YOUR ATTORNEY MUST DATE SET FOR THE COMMAY CONFIRM THIS PLANE SEE BANKRUPTCY RULL PAID UNDER ANY PLANE The following matters may be	FILE AN OANFIRMATION WITHOUT 3015. IN AN OPEN OF PARTICULAR IN THE STATE OF THE STA	TMENT OF YOUR CLAIM OR AN BJECTION TO CONFIRMATION AN HEARING, UNLESS OTHERWAY FURTHER NOTICE IF NO OB, DDITION, YOU MAY NEED TO FIND TO THE CONTROL OF THE	AT LEAST ISE ORDEI IECTION T ILE A TIMI one box on	SEVEN (7) RED BY TH TO CONFIR ELY PROOF each line to	DAYS BEFORE THE E COURT. THE COURT MATION IS FILED. F OF CLAIM TO BE state whether the plan
1.1	A limit of	n the amount of any claim of a payment or no payment to effectuate	or arrearage	s set out in Part 3, which may resul ed creditor (a separate action will b		ıded	☐ Not Included
1.2	Avoidano	ce of a judicial lien or nonp		onpurchase-money security interest equired to effectuate such limit)	, Inch	ıded	✓ Not Included
1.3		ard provisions, set out in P		equired to effectuate such mint;	_ Inclu	ıded	✓ Not Included
L							
Part 2:	Plan Pay	ments and Length of Plan					
2.1	Debtor(s)	will make regular paymen	its to the trus	stee:			
	Total amo	ount of \$1590 per month for	a plan term	of 48 months shall be paid to the trus	tee from fut	ure earnings	as follows:
	yments:	By Income Attachment	•	Directly by Debtor			l Bank Transfer
D#		\$		\$	\$		
D#		\$ 1590		\$	\$		
(Ir	ncome atta	chments must be used by	Debtors hav	ving attachable income)	(SS	A direct dep	osit recipients only)
2.2 Add	itional pay	ments.					
		Unpaid Filing Fees. The bal	ance of \$	_ shall be fully paid by the Trustee to	the Clerk	of the Bankri	uptcy court form the first

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Debtor		Adam L. Fowler Debra J. Fowler		Case number	22-20980 JAD			
		available funds.						
Chec	ck one.							
	✓	None. If "None" is ched	cked, the rest of § 2.2 need not be	completed or reproduced.				
2.3			o the plan (plan base) shall be colan funding described above.	omputed by the trustee based	l on the total amount of j	plan payments		
Part 3:	Treat	tment of Secured Claims						
3.1	Maint	tenance of payments and	cure of default, if any, on Long-	Term Continuing Debts.				
	Check	one.						
	✓	The debtor(s) will maintain required by the applicable trustee. Any existing arrefrom the automatic stay if all payments under this p	seed, the rest of Section 3.1 need noting the current contractual installing e contract and noticed in conforme earage on a listed claim will be pass ordered as to any item of collate paragraph as to that collateral will onthly payment changes exist, state	nent payments on the secured of ity with any applicable rules. I id in full through disbursement eral listed in this paragraph, the cease, and all secured claims b	claims listed below, with a These payments will be distance by the trustee, without in ten, unless otherwise ordered based on that collateral will	sbursed by the nterest. If relief ed by the court,		
Name of		tor and redacted account	Collateral	Current installment payment (including escrow)	Amount of arrearage (if any)	Start date (MM/YYYY)		
Firstke		ect Portfolio	Residence @ 2555 Springhill Furnace Road, Lake Lynn, PA	\$565.09	\$11,792.44	Novembe 202		
Insert ad	ditional	claims as needed.						
3.2	Request for valuation of security, payment of fully secured claims, and modification of undersecured claims.							
	Check	one.						
	✓	None. If "None" is chec	cked, the rest of § 3.2 need not be	completed or reproduced.				
3.3	Secur	ed claims excluded from 1	11 U.S.C. § 506.					
	Check one. None. If "None" is checked, the rest of Section 3.3 need not be completed or reproduced.							
3.4	Lien a	nvoidance.						
Check or	ne. ✓		cked, the rest of § 3.4 need not be licable box in Part 1 of this plan		remainder of this section	ı will be		
3.5	Surre	nder of collateral.	source con an I are I of and Franc					
	Check							
			alread the most of \$ 2.5 mood not be	accomplated on named accord				
2.6	4		cked, the rest of § 3.5 need not be	completed of reproduced.				
3.6		ed tax claims.						
Name o	of taxing	g authority Total amou	nt of claim Type of tax		ntifying number(s) if ateral is real estate	Tax periods		

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Debra J. Fowler

Name of taxing authority	Total amount of claim	Type of tax	Interest Rate*	Identifying number(s) if collateral is real estate	Tax periods
Fayette County Tax Claim Bureau	\$8,352.73	Residence @ 2555 Springhill Furnace Road, Lake Lynn, PA	9.00%	36-25-0027-69	2017-2021
Fayette County Tax Claim Bureau	\$1,300.00	Residence @ 2555 Springhill Furnace Road, Lake Lynn, PA	9.00%	36-25-0027-69	2022
Fayette County Tax Claim Bureau	\$100.00	Rental @ 2557 Springhill Furnace Road, Lake Lynn, PA	9.00%	36-25-0027-99	2022
Fayette County Tax Claim Bureau	\$175.00	2559 Springhill Furnace Road, Lake Lynn, PA	9.00%	36-25-0027	2022

Insert additional claims as needed.

Part 4: Treatment of Fees and Priority Claims

4.1 General

Trustee's fees and all allowed priority claims, including Domestic Support Obligations other than those treated in Section 4.5, will be paid in full without postpetition interest.

4.2 Trustee's fees

Trustee's fees are governed by statute and may change during the course of the case. The trustee shall compute the trustee's percentage fees and publish the prevailing rates on the court's website for the prior five years. It is incumbent upon the debtor(s)' attorney or debtor (if pro se) and the trustee to monitor any change in the percentage fees to ensure that the plan is adequately funded.

4.3 Attorney's fees.

Attorney's fees are payable to **Daniel R. White and Calaiaro Valencik, P.C.** In addition to a retainer of \$1500.00 (of which \$_500.00 was a payment to reimburse costs advanced and/or a no-look costs deposit) already paid by or on behalf of the debtor, the amount of \$4,000.00 is to be paid at the rate of \$250.00 per month. Including any retainer paid, a total of \$_5,500.00 in fees and costs reimbursement has been approved by the court to date, based on a combination of the no-look fee and costs deposit and previously approved application(s) for compensation above the no-look fee. An additional \$_3,000.00 will be sought through a fee application to be filed and approved before any additional amount will be paid through the plan, and this plan contains sufficient funding to pay that additional amount, without diminishing the amounts required to be paid under this plan to holders of allowed unsecured claims.

Check here if a no-look fee in the amount provided for in Local Bankruptcy Rule 9020-7(c) is being requested for services rendered to the debtor(s) through participation in the court's Loss Mitigation Program (do not include the no-look fee in the total amount of compensation requested, above).

4.4 Priority claims not treated elsewhere in Part 4.

None. If "None" is checked, the rest of Section 4.4 need not be completed or reproduced. Insert additional claims as needed

4.5 Priority Domestic Support Obligations not assigned or owed to a governmental unit.

None. If "None" is checked, the rest of Section 4.5 need not be completed or reproduced.

4.6 Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount.

^{*} The secured tax claims of the Internal Revenue Service, Commonwealth of Pennsylvania and any other tax claimants shall bear interest at the statutory rate in effect as of the date of confirmation.

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	Check one. None. If "None"	is checked, the rest of § 4.6 need not l	pe completed or reproduced.		
4.7	Priority unsecured tax cla	nims paid in full.			
	None. If "None"	is checked, the rest of § 4.7 need not l	be completed or reproduced.		
Name o	f taxing authority	Total amount of claim	Type of Tax	Interest rate (0% If blank)	Tax Periods
Interna	I Revenue Service	\$100.00	Federal income taxes	0.00%	2021
are allow postpetit: utility ob of the po from the debto	red as an administrative clair ion delinquencies, and unpai train an order authorizing a pstpetition claims of the utilitor(s) after discharge. f creditor and redacted access.	e available only if the utility provider in. These payments comprise a single d security deposits. The claim payme payment change, the debtor(s) will be y. Any unpaid post petition utility cla	monthly combined payment for int will not change for the life required to file an amended pl ims will survive discharge and	or postpetition utility se of the plan unless amen an. These payments ma	ervices, any ded. Should the ay not resolve all eadditional funds
Insert ad Part 5:	ditional claims as needed. Treatment of Nonpriorit	y Unsecured Claims			
5.1	Nonpriority unsecured cl	aims not separately classified.			
	Debtor(s) ESTIMATE(S)	that a total of \$ <u>3,000.00</u> will be avail	lable for distribution to nonpri	ority unsecured credito	rs.
		GE(S) that a MINIMUM of \$ 0.00 story confirmation set forth in 11 U.S.C		ecured creditors to com	ply with the
	available for payment to the estimated percentage of payamount of allowed claims. claims will be paid pro-rata	mated above is <i>NOT</i> the <i>MAXIMUM</i> ese creditors under the plan base will yment to general unsecured creditors. Late-filed claims will not be paid unless an objection has been filed will plan are included in this class.	be determined only after audit is 5.00 %. The percentage of pess all timely filed claims have	t of the plan at time of c payment may change, ba e been paid in full. Ther	completion. The ased upon the total reafter, all late-filed

5.2 Maintenance of payments and cure of any default on nonpriority unsecured claims.

Check one.

None. If "None" is checked, the rest of § 5.2 need not be completed or reproduced.

5.3 Other separately classified nonpriority unsecured claims.

Check one.

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None. If "None" is checked, the rest of § 5.4 need not be completed or reproduced.

Part 6: Executory Contracts and Unexpired Leases

6.1 The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected.

Check one.

None. If "None" is checked, the rest of § 6.1 need not be completed or reproduced.

Part 7: Vesting of Property of the Estate

7.1 Property of the estate shall not re-vest in the debtor(s) until the debtor(s) have completed all payments under the confirmed plan.

Part 8: General Principles Applicable to All Chapter 13 Plans

- 8.1 This is the voluntary chapter 13 reorganization plan of the debtor(s). The debtor(s) understand and agree(s) that the chapter 13 plan may be extended as necessary by the trustee (up to any period permitted by applicable law) to insure that the goals of the plan have been achieved. Notwithstanding any statement by the trustee's office concerning amounts needed to fund a plan, the adequacy of plan funding in order to meet the plan goals remains the sole responsibility of debtor(s) and debtor(s)' attorney. It shall be the responsibility of the debtor(s) and debtor(s)' attorney to monitor the plan in order to ensure that the plan remains adequately funded during its entire term.
- 8.2 Prior to the meeting of creditors, the debtor(s) shall comply with the tax return filing requirements of 11 U.S.C § 1308 and provide the trustee with documentation of such compliance by the time of the meeting. Debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the information needed for the trustee to comply with the requirements of 11 U.S.C. § 1302 as to the notification to be given to Domestic Support Obligation creditors, and debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the calculations relied upon to determine the debtor(s)' current monthly income and disposable income.
- 8.3 The debtor(s) shall have a duty to inform the trustee of any assets acquired while the chapter 13 case is pending, such as insurance proceeds, recovery on any lawsuit or claims for personal injury or property damage, lottery winnings, or inheritances. The debtor(s) must obtain prior court approval before entering into any postpetition financing or borrowing of any kind, and before selling any assets.
- 8.4 Unless otherwise stated in this plan or permitted by a court order, all claims or debts provided for by the plan to receive a distribution shall be paid by and through the trustee.
- 8.5 Percentage fees to the trustee are paid on receipts of plan payments at the rate fixed by the United States Trustee. The trustee has the discretion to adjust, interpret, and implement the distribution schedule to carry out the plan, provided that, to the extent the trustee seeks a material modification of this plan or its contemplated distribution schedule, the trustee must seek and obtain prior authorization of the court. The trustee shall follow this standard plan form sequence unless otherwise ordered by the court:

Level One: Unpaid filing fees.

Level Two: Secured claims and lease payments entitled to 11 U.S.C. § 1326(a)(1)(C) pre-confirmation adequate protection

payments.

Level Three: Monthly ongoing mortgage payments, ongoing vehicle and lease payments, installments on professional fees, and

postpetition utility claims.

Level Four: Priority Domestic Support Obligations.

Level Five: Mortgage arrears, secured taxes, rental arrears, vehicle payment arrears.

Level Six: All remaining secured, priority and specially classified claims, and miscellaneous secured arrears.

Level Seven: Allowed nonpriority unsecured claims.

Level Eight: Untimely filed nonpriority unsecured claims for which an objection has not been filed.

- As a condition to the debtor(s)' eligibility to receive a discharge upon successful completion of the plan, debtor(s)' attorney or debtor(s) (if pro se) shall file Local Bankruptcy Form 24 (Debtor's Certification of Discharge Eligibility) with the court within forty-five (45) days after making the final plan payment.
- 8.7 The provisions for payment to secured, priority, and specially classified unsecured creditors in this plan shall constitute claims in accordance with Bankruptcy Rule 3004. Proofs of claim by the trustee will not be required. In the absence of a contrary timely filed proof of claim, the amounts stated in the plan for each claim are controlling. The clerk shall be entitled to rely on the accuracy of the information contained in this plan with regard to each claim. Unless otherwise ordered by the court, if a secured, priority, or specially classified creditor

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timely files its own claim, then the creditor's claim shall govern, provided the debtor(s) and debtor(s)' attorney have been given notice and an opportunity to object. The trustee is authorized, without prior notice, to pay claims exceeding the amount provided in the plan by not more than \$250.

- **8.8** Any creditor whose secured claim is not modified by this plan and subsequent order of court shall retain its lien.
- 8.9 Any creditor whose secured claim is modified or whose lien is reduced by the plan shall retain its lien until the underlying debt is discharged under 11 U.S.C. § 1328 or until it has been paid the full amount to which it is entitled under applicable nonbankruptcy law, whichever occurs earlier. Upon payment in accordance with these terms and entry of a discharge order, the modified lien will terminate and be released. The creditor shall promptly cause all mortgages, liens, and security interests encumbering the collateral to be satisfied, discharged, and released.
- 8.10 The provisions of Sections 8.8 and 8.9 will also apply to allowed secured, priority, and specially classified unsecured claims filed after the bar date. *LATE-FILED CLAIMS NOT PROPERLY SERVED ON THE TRUSTEE AND THE DEBTOR(S)' ATTORNEY OR DEBTOR(S) (IF PRO SE) WILL NOT BE PAID.* The responsibility for reviewing the claims and objecting where appropriate is placed upon the debtor(s).

Part 9: Nonstandard Plan Provisions

9.1 Check "None" or List Nonstandard Plan Provisions

None. If "None" is checked, the rest of Part 9 need not be completed or reproduced.

Part 10: Signatures:

10.1 Signatures of Debtor(s) and Debtor(s)' Attorney

By signing this plan the undersigned, as debtor(s)' attorney or the debtor(s) (if pro se), certify(ies) that I/we have reviewed any prior confirmed plan(s), order(s) confirming prior plan(s), proofs of claim filed with the court by creditors, and any orders of court affecting the amount(s) or treatment of any creditor claims, and except as modified herein, this proposed plan conforms to and is consistent with all such prior plans, orders, and claims. False certifications shall subject the signatories to sanctions under Bankruptcy Rule 9011.

By filing this document, debtor(s)' attorney or the debtor(s) (if pro se), also certify(ies) that the wording and order of the provisions in this chapter 13 plan are identical to those contained in the standard chapter 13 plan form adopted for use by the United States Bankruptcy Court for the Western District of Pennsylvania, other than any nonstandard provisions included in Part 9. It is further acknowledged that any deviation from the standard plan form shall not become operative unless it is specifically identified as "nonstandard" terms and are approved by the court in a separate order.

\boldsymbol{X}	/s/ Adam L. Fowler	X /s/ Debra J. Fowler
	Adam L. Fowler	Debra J. Fowler
	Signature of Debtor 1	Signature of Debtor 2
	Executed on June 20, 2025	Executed on June 20, 2025
X	/s/ Daniel R. White	Date June 20, 2025
	Daniel R. White	
	Signature of debtor(s)' attorney	